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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/937,240	09/21/2001	Yasushi Waki	NAKI-BP99	6248
7590 02/25/2004			EXAMINER	
Joseph W Price			TRAN, TRANG U	
Price Gess & Ubell 2100 SE Main St Suite 250			ART UNIT	PAPER NUMBER
Irvine, CA 92614			2614	4

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/937,240	WAKI ET AL.				
Office Action Summary	Examiner	Art Unit				
	Trang U. Tran	2614				
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet with the c	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, at - If NO period for reply is specified above, the maximum statutory peri - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a reply be ting reply within the statutory minimum of thirty (30) day and will apply and will expire SIX (6) MONTHS from tute, cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on						
	his action is non-final.					
,— ,,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ⊠ Claim(s) <u>1-21</u> is/are pending in the applicating 4a) Of the above claim(s) is/are withd 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-13 and 16-21</u> is/are rejected. 7) ⊠ Claim(s) <u>14 and 15</u> is/are objected to. 8) □ Claim(s) are subject to restriction and	rawn from consideration.					
Application Papers		•				
9) The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the	• • • • • • • • • • • • • • • • • • • •	• •				
Replacement drawing sheet(s) including the corr 11) The oath or declaration is objected to by the		• •				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for forei a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a li	ents have been received. ents have been received in Applicati riority documents have been receive eau (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)	_					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da					
 Notice of Draitsperson's Patent Drawing Review (PTO-946) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date 3. 		ratent Application (PTO-152)				

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-13 and 16-21 are rejected under 35 U.S.C. 102(e) as being anticipated by MacInnis et al. (US Patent No. 6,661,427 B1).

In considering claim 1, MacInnis et al discloses all the claimed subject matter, note 1) the claimed first obtaining means that obtains the composition information including an image compositing order, the composition information being used for calculating a composition ratio of each of the images to the final composite image is met by the window control block 84 which obtains and stores graphics window descriptors from memory and uses the window descriptors to control the operation of the other blocks in the graphics display pipeline and the window descriptors may include, for example, image pixel format, pixel color type, alpha blend factor, location on the screen, or other parameters (Figs. 3 and 4, col. 6, lines 34-60 and col. 11, line 30 to col. 15, line 42), 2) the claimed first compositing means that composites the graphical images to generate one composite graphical image according to the composition information is met by the graphics blender 140 of the display engine 58 which blends the YUV 4:2:2

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signals together, preferably one line at a time using alpha blending, to create a single line of graphics from all of the graphics windows on the current display line (Figs. 3 and 5, col. 5, lines 37-51 and col. 9, line 52 to col. 10, line 9), 3) the claimed calculating means that calculates a composition ratio of the video image to the final composite image according to the composition information is met by the CPU which processes of blending video and graphics surface (Figs. 28-30, col. 45, line 1 to col. 50, line 46), 4) the claimed second obtaining means that obtains frames of the video image is met by the passthrough video signal (Fig. 3, col. 8, line 36 to col. 9, line 10), and 5) the claimed second compositing means that composites one of the obtained frames at a time with the composite graphical image using the composition ratio of the video image is met by the video compositor block 108 which blends the output of the graphics display pipeline, the video display pipeline and the passthrough video using the alpha value (Figs. 28-30, col. 9, lines 11-21 and col. 45, line 1 to col. 50, line 46).

In considering claim 2, the claimed wherein the composition information further includes: coefficients, each of which corresponds to a different one of the images is met by the window descriptors may include, for example, image pixel format, pixel color type, alpha blend factor, location on the screen, or other parameters (Fig. 4, col. 6, lines 34-60 and col. 11, line 30 to col. 15, line 42), and the claimed arithmetic information which has blending algorithms which each correspond to the images, the blending algorithms using the coefficients is met by the video compositor block 108 which blends the output of the graphics display pipeline, the video display pipeline and the

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passthrough video using the alpha value (Figs. 28-30, col. 9, lines 11-21 and col. 45, line 1 to col. 50, line 46).

In considering claim 3, MacInnis et al discloses all the claimed subject matter, note 1) the claimed further comprising a first frame buffer that stores images, and a second frame buffer that stores frames of the video image, wherein the first compositing means reads the graphical images obtained by the first obtaining means, according to the image compositing order, composites each of the read graphical images with a storage content of the first frame buffer using the coefficients and the arithmetic information, and replaces the storage content of the first buffer with a result of compositing one of the read graphical images with the storage content is met by is met by the graphics blender 94 or 140 of the display engine 58 which blends the YUV 4:2:2 signals together, preferably one line at a time using alpha blending, to create a single line of graphics from all of the graphics windows on the current display line and the blending block uses the output from the converter block to modify the contents of the SRAM 96 (Figs. 4 and 5, col. 7, line 16 to col. 8, line 14 and col. 9, line 52 to col. 10, line 9), 2) the claimed the second obtaining means stores the obtained frames in the second buffer the FIFO block 100 which temporarily stores captured video windows for transfer to the video scaler 104 (Figs. 4 and 5, col. 8, line 35 to col. 9, line 10), and 3) the claimed the second compositing means composites each of the frames stored in the second buffer with an image in the first frame buffer using the composition ratio of the video image is met by the video compositor block 108 which blends the output of the

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graphics display pipeline, the video display pipeline and the passthrough video using the alpha value (Figs. 28-30, col. 9, lines 11-21 and col. 45, line 1 to col. 50, line 46).

In considering claim 4, the claimed wherein the first compositing means performs a blending algorithm on the image in the first frame buffer using a coefficient and arithmetic information corresponding to the video image after compositing a graphical image immediately preceding the video image in the compositing order and before compositing a graphical image immediately succeeding the video image with the storage content, and replaces the content of the first frame buffer with a result of the blending algorithm is met by the graphics blender 94 or 140 of the display engine 58 which blends the YUV 4:2:2 signals together, preferably one line at a time using alpha blending, to create a single line of graphics from all of the graphics windows on the current display line and the blending block uses the output from the converter block to modify the contents of the SRAM 96 (Figs. 4 and 5, col. 7, line 16 to col. 8, line 14 and col. 9, line 52 to col. 10, line 9).

In considering claim 5, the claimed further comprising a display screen, wherein the first compositing means generates the composite graphical image, the second obtaining means obtains the frames, and the second compositing means composites the frames with the composite graphical image in parallel with each other is met by the video compositor block 108 which blends the output of the graphics display pipeline, the video display pipeline and the passthrough video using the alpha value (Figs. 28-30, col. 9, lines 11-21 and col. 45, line 1 to col. 50, line 46).

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In considering claim 6, the claimed wherein the composition information further includes a composition coefficient for each of the images, each composition coefficient indicating a composition ratio of one of the images to a composite of the image with at least another one of the images is met by the alpha values {A(i)} which are in general different for every layer and for every pixel of every layer (Figs. 28-30, col. 9, lines 11-21 and col. 45, line 1 to col. 50, line 46).

Claims 7-9 are rejected for the same reason as discussed in claims 3-5, respectively.

In considering claim 10, the claimed the image compositing order indicates a first overlaying order of the images, the composition coefficients are α values, each of which indicates a composition ratio of one of the images to a composite of the image with images below the image in the first overlaying order is met by the alpha values {A(i)} which are in general different for every layer and for every pixel of every layer (Figs. 28-30, col. 9, lines 11-21 and col. 45, line 1 to col. 50, line 46), and 2) the claimed the calculating means calculate the composition ratio of the video image to the final composite image from α values of the video image and images above the video image in the first overlaying order is met by the video compositor block 108 which blends the output of the graphics display pipeline, the video display pipeline and the passthrough video using the alpha value (Figs. 28-30, col. 9, lines 11-21 and col. 45, line 1 to col. 50, line 46).

Claims 11-13 are rejected for the same reason as discussed in claims 3-5, respectively.



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In considering claim 16, the claimed further comprising a storage unit for storing a plurality of graphical images that are obtained by the first obtaining means, wherein the graphical images are each made up of (A) image data which has pixels, a number of which is no larger than pixels of the final composite image and B) layout information which indicates a layout of the images on the final composite image is met by the series of graphics images which is make up the upper layers and the upper layers are preferably composited in memory storage buffers called line buffers, each line buffer preferably is sized to contain pixels of one scan line (Figs. 28-30, col. 9, lines 11-21 and col. 45, line 1 to col. 50, line 46), and 2) the claimed the first compositing means generates the composite graphical image, the calculating means calculates the composition ration of the video image to the final composite image, and the second compositing means composites the frames with the composite graphical image for an overlapping part of the images that is determined by the layout information is met by the video compositor block 108 which blends the output of the graphics display pipeline, the video display pipeline and the passthrough video using the alpha value (Figs. 28-30, col. 9, lines 11-21 and col. 45, line 1 to col. 50, line 46).

In considering claim 17, MacInnis et al discloses all the claimed subject matter, note 1) the claimed further comprising a storage unit for storing the plurality of graphical images obtained by the first obtaining means is met by the FIFO 132 (Fig. 5, col. 9, lines 22-29), 2) the claimed the plurality of graphical images are represented by vector data is met by the raw graphics data or YUV-444 (Fig. 5, col. 9, lines 29-65), and 3) the claimed the first compositing means generates the composite graphical image after converting

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the vector data to the pixels is met by the graphics data converter and the graphics blender 140 (Fig. 5, col. 9, line 40 to col. 10, line 9).

Claim 18 is rejected for the same reason as discussed in claim 1.

Claim 19 is rejected for the same reason as discussed in claim 1.

Claim 20 is rejected for the same reason as discussed in claim 1.

Claim 21 is rejected for the same reason as discussed in claim 1.

Allowable Subject Matter

3. Claims 14-15 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Westerink et al. (US Patent No. 6,359,657 B1) disclose simultaneously displaying a graphic image and video image.

Fierke et al (US Patent No. 6,362,854 B1) disclose effecting video transitions between video streams with a border.

Porter (US Patent No. 6,208,354 B1) discloses method and apparatus for displaying multiple graphics images in a mixed video graphics display.

Hagai et al (US Patent No. 6,621,932 B2) disclose video image decoding and composing method and video image decoding and composing apparatus.

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Fujimoto (US Patent No. 5,912,710) discloses system and method for controlling a display of graphics data pixels on a video monitor having a different display aspect ratio than the pixel aspect ratio.

Lumelsky et al. (US Patent No. 5,351,067) disclose multi-source image real time mixing and anti-aliasing.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Trang U. Tran whose telephone number is (703) 305-0090. The examiner can normally be reached on 8:00 AM - 5:30 PM, Monday to Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John W. Miller can be reached on (703) 305-4795. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TT 11 February 18, 2004 MICHAEL H. LEE PRIMARY EXAMINER